UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JULY JUSTINE SHELBY,

Plaintiffs,

V.

WARDEN J.C. PETRUCCI, WARDEN W.S. PLILER, DR. ALPHONSE LINLEY, HSA B. WALLS, DREW ELLIOTT HANNAH, ZAKKARY HURN, ERIC CHRISTIANSEN, WARADEN WASHINGTON, MDC BROOKLYN, DR. ALIX MCLEAREN, Federal Bureau of Prisons, Director, Women's Offender Bureau, Chair, Transgender Executive Counsil,

Defendants.

Case No. 23 Civ. 4315 (KMK)

STIPULATION OF DISMISSAL

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned attorneys for their respective parties in the above-captioned matter as follows:

- 1. The parties, through the undersigned counsel, hereby stipulate to the dismissal of the above-captioned civil action with prejudice, without costs or fees to any party, pursuant to Federal Rule of Civil Procedure 41(a)(2).
- 2. Plaintiff and the United States of America, which is not a party to this action, through the undersigned counsel for Plaintiff and the United States, hereby stipulate that nothing in this Stipulation of Dismissal alters or limits any claim or claims relating to the facts or allegations set forth in the Second Amended Complaint (ECF No. 41) that Plaintiff may bring against the United States pursuant to the Federal Tort Claims Act ("FTCA"). Plaintiff and the

United States further stipulate that the United States does not waive any defenses it may assert in response to any claim brought by Plaintiff pursuant to the FTCA.

3. This Stipulation may be signed in counterparts (including, without limitation, by electronic signature and by PDF), each of which will be deemed an original and all of which will be taken together and deemed one instrument.

Dated: September 10, 2024 New York, New York

DAMIAN WILLIAMS
United States Attorney
Attorney for Defendants Alix
McLearen, J.C. Petrucci, William
Pliler, Milton Washington, Alphonso
Linley, and Bryan Walls and for the
United States of America

Dated: September 10, 2024 Ridgewood, New York

> COHEN GREEN PLLC Attorney for Plaintiff

Bv:

Dana Walsh Kumar Assistant United States Attorney 86 Chambers Street, Third Floor New York, New York 10007 dana.walsh.kumar@usdoj.gov By:

J. Remy Green 1639 Centre Street, Suite 216 Ridgewood, NY 11385 remy@femmelaw.com

Dated: September 10, 2024 New York, New York

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Dated: September 10, 2024 New York, New York

SERPE LLC
Attorney for Defendant Drew
Hanna

SCHLAM STONE & DOLAN LLP Attorney for Defendant Zakkary Hurn

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Page 3 of 4 Page 3 of 4

Dated: September 10, 2024 New York, New York

> MADSEN LAW P.A. Attorney for Defendant Erik Christensen

By:

Bertrand Madsen

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Tampa, FL 33629

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SO ORDERED

KENNETH M. KARAS United States District Judge

9/13/2024

United States further stipulate that the United States does not waive any defenses it may assert in response to any claim brought by Plaintiff pursuant to the FTCA.

3. This Stipulation may be signed in counterparts (including, without limitation, by electronic signature and by PDF), each of which will be deemed an original and all of which will be taken together and deemed one instrument.

Dated: September 10, 2024 New York, New York

DAMIAN WILLIAMS
United States Attorney
Attorney for Defendants Alix
McLearen, J.C. Petrucci, William
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Linley, and Bryan Walls and for the
United States of America

Dated: September 10, 2024 Ridgewood, New York

COHEN GREEN PLLC Attorney for Plaintiff

By:

Sana Walsh Kumar

Assistant United States Attorney 86 Chambers Street, Third Floor New York, New York 10007 dana.walsh.kumar@usdoj.gov By:

J. Remy Green 1639 Centre Street, Suite 216 Ridgewood, NY 11385 remy@femmelaw.com

Dated: September 10, 2024 New York, New York

> SERPE LLC Attorney for Defendant Drew Hanna

Dated: September 10, 2024 New York, New York

> SCHLAM STONE & DOLAN LLP Attorney for Defendant Zakkary Hurn

By:

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